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	DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A "PRIOR" PATENT		Number (C	
In re Application of:	NAEFF, et al.			
Application No.:	10/659,097			
Filed:	September 10, 2003			
below, the terminal p the full statutory term prior patent is prese shall be enforceable	ERYTHROPOLETIN LIPOSOMAL DISPERSION (GMBI INTERNATIONAL 14680, or 100 percent interest in the instantant of the statutory item of any patent granted on the instant application with not of prior patent to. 6,645.512 as the term of said prior patent is defined mily shortened by any terminal disclaimer. The owner hereby agrees that couly for and during such perior that it and the prior patent are commonly capitation and is binding upon the gamme, its successors or assigns.	ich would exte in 35 U.S.C. 1 ny patent so gr	nd beyond the 54 and 173, a: anted on the in	expiration date of nd as the term of said nstant application
would extend to the patent is presently s expires for is held un is found it is statutouthas all cle is reissue	disclaimer, the owner does not disclaim the terminal part of the term of an experiation due to the full statutory term as defined in 35 U.S.C., 154 and 17 to tentend by any terminal disclaimer,* in the event that said prior patent is enforceable; refiture to pay a maintenance fee; enforceable; was the said prior patent is enforceable; and the said patent is enforceable;	3 of the prior ler:	patent, "as the	e term of said prior
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	Signature	ing Ren/	October 2, 2	2007 Date
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		(732) 524 Telephon	1-3385 e Number	
□ Ter.	minal disclaimer fee under 37 CFR 1.20(d) included. [NOTIFICATION A	ND AUTHO	RIZATION F	OR PAYMENT OF
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